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7		
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE DISTRICT OF ARIZONA	
10		
11	Yellow Dog Technologies, LLC, an Arizona limited liability company,	NO.
12	Plaintiff,	COMPLAINT FOR PERMANENT
13	VS.	INJUNCTION AND DAMAGES FOR PATENT INFRINGEMENT
<ul><li>14</li><li>15</li></ul>	Fuel Recyclers Arizona LLC, an Arizona limited liability company,	JURY TRIAL DEMAND
16	Defendant.	
17		
18	Plaintiff, Yellow Dog Technologies, LLC ("Yellow Dog"), for its Complaint	
19	against Defendant Fuel Recyclers Arizona LLC ("Fuel Recyclers"), seeking damages,	
20	injunctive relief, and other relief for patent in	fringement, alleges as follows:
21	NATURE OF THE ACTION	
22	1. This is an action for patent infri	ingement pursuant to Title 35 of the United
23	States Code by Yellow Dog for infringement	of U.S. Patent No. 8,165,781.
24	THE PA	ARTIES
25	2. Yellow Dog is a limited liabilit	y company organized and existing under the
26	laws of Arizona. Yellow Dog maintains a regular place of business at 10645 N. Oracle	
27	Road, #121, Oro Valley, Arizona 85737.	
28		

1	3. On information and b
2	company organized and existing ur
3	business at 5595 E. Fifth Street, #1
4	JURIS
5	4. This Court has origin
6	§§ 1331 and 1338(a), and the Unite
7	Code.
8	5. This Court has person
9	it is organized in this District.
10	6. Venue is proper in th
11	because Defendant Fuel Recyclers
12	FAC
13	7. On April 24, 2012, th
14	No. 8,165,781 B2 ("the '781 Patent
15	The '781 Patent describes and clain
16	combustion engine and a system fo
17	8. Yellow Dog is the ov
18	Patent.
19	9. On information and b
20	pump controllers to provide automo
21	since it was organized in May 2012
22	10. An element by eleme
23	controllers used and the services of
24	infringes certain claims of the '781
25	connection with providing automot
26	read on all of the elements of claim
27	services offered by Defendant Fuel
28	the '781 Patent.

3. On information and belief, Defendant Fuel Recyclers is a limited liability company organized and existing under the laws of Arizona and has its principal place of business at 5595 E. Fifth Street, #111, Tucson, Arizona 85711.

## **JURISDICTION AND VENUE**

- 4. This Court has original jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a), and the United States Patent Laws, Title 35 of the United States Code
- 5. This Court has personal jurisdiction over Defendant Fuel Recyclers because it is organized in this District.
- 6. Venue is proper in this District pursuant to 28 U.S.C. §§ 1391 and 1400 because Defendant Fuel Recyclers resides in this District.

## FACTUAL ALLEGATIONS

- 7. On April 24, 2012, the U.S. Patent and Trademark Office issued U.S. Patent No. 8,165,781 B2 ("the '781 Patent"), a copy of which is attached hereto as Exhibit A. The '781 Patent describes and claims a method for recovering fuel from a tank of a combustion engine and a system for performing the same.
- 8. Yellow Dog is the owner of the entire right, title, and interest in the '781 Patent.
- 9. On information and belief, Defendant Fuel Recyclers, has been using fuel pump controllers to provide automotive defueling services throughout the United States since it was organized in May 2012.
- 10. An element by element comparison of the claims of the '781 Patent and the controllers used and the services offered by Defendant Fuel Recyclers show that the same infringes certain claims of the '781 Patent. For example, the fuel pump controllers used in connection with providing automotive defueling services by Defendant Fuel Recyclers read on all of the elements of claim 1 of the '781 Patent. Additionally, the defueling services offered by Defendant Fuel Recyclers reads on all of the elements of claim 16 of the '781 Patent.

1	11. Defendant Fuel Recyclers by offering automotive defueling services and		
2	through the use of fuel pump controllers in connection with the same have directly		
3	infringed and continue to infringe certain claims of the '781 Patent.		
4			
5	<u>COUNT I</u>		
6	CLAIM FOR DIRECT INFRINGEMENT OF THE '781 PATENT		
7	12. Yellow Dog realleges and incorporates by reference as if fully set forth		
8	herein the allegations contained in paragraphs 1 through 11.		
9	13. By providing automotive defueling services to consumers and by using fuel		
10	pump controllers in connection with the same, Defendant Fuel Recyclers directly infringes		
11	one or more claims of the '781 Patent.		
12	14. Defendant Fuel Recyclers' infringement will continue unless enjoined by		
13	this Court.		
14	15. Defendant Fuel Recyclers' infringement has been intentional, willful, and		
15	with reckless disregard for the rights of Yellow Dog.		
16	16. Defendant Fuel Recyclers has caused Yellow Dog to suffer, and unless		
17	enjoined by this Court, will cause Yellow Dog to continue to suffer substantial injury,		
18	including lost profits, for which Yellow Dog is entitled to damages adequate to		
19	compensate it for Defendant Fuel Recyclers' infringement.		
20	17. Defendant Fuel Recyclers' infringement warrants the assessment of		
21	increased damages pursuant to 35 U.S.C. § 284, and an awarding of attorneys' fees		
22	pursuant to 35 U.S.C. § 285.		
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1 PRAYER FOR RELIEF 2 WHEREFORE, Plaintiff Yellow Dog respectfully requests judgment and relief 3 against Defendant Fuel Recyclers as follows: 4 A judgment that Defendant Fuel Recyclers has infringed the '781 Patent; 5 В. An injunction against Defendant Fuel Recyclers, their subsidiaries, 6 affiliates, parents, successors, assignees, officers, agents, servants, employees, and all 7 persons acting in concert or in participation with them, or any of them, permanently 8 enjoining each of them from infringing, contributing to, or inducing the infringement of 9 the '781 Patent; 10 C. Awarding Yellow Dog damages adequate to compensate for Defendant Fuel 11 Recyclers' infringement of the '781 Patent, but in no event less than a reasonable royalty 12 on Defendant Fuel Recyclers' use of Yellow Dog's invention; 13 D. Awarding pre-judgment interest on any damages award; E. 14 Adjudging that Defendant Fuel Recyclers' infringement of the '781 Patent is 15 willful, and increasing Defendant Fuel Recyclers' liability for damages up to three times 16 the amount found or assessed; 17 F. Declaring that this is an exceptional case under 35 U.S.C. § 285, and for an 18 award of increased damages, attorneys' fees, and costs; and 19 G. Granting such other and further relief as the Court deems just and proper. 20 21 22 23 24 25 26 27 28

**DEMAND FOR A JURY TRIAL** The Plaintiff, Yellow Dog, hereby demands a trial by jury in this action on all claims and issues triable before a jury. RESPECTFULLY SUBMITTED this 15th day of May, 2013. QUARLES & BRADY LLP One South Church Avenue, Suite 1700 Tucson, Arizona 85701-1621 By s/Nikia L. Gray Deanna Conn Nikia L. Gray Attorneys for Plaintiff Yellow Dog Technologies, LLC